Annual 47 C.F.R. § 64.2009(e) CPNI Certification EB Docket 06-36

Annual 64.2009(e) CPNI Certification for 2014 covering the prior calendar year 2013

- 1. Date filed: 2-28-2014
- 2. Name of company(s) covered by this certification:

RDC Communications, Inc. 19 Dupont Ave. South Yarmouth, MA 02664 TEL (508)394-2405 FAX (508)394-1535 dale@capeelectronics.com

- 3. Form 499 Filer ID: n/a
- 4. Name of signatory: Dale Boisvert
- 5. Title of signatory: President
- 6. Certification:
- I, Dale Boisvert, certify that I am an officer of the company named above, and acting as an agent of the company, that I have personal knowledge that the company has established operating procedures that are adequate to ensure compliance with the Commission's CPNI rules.

See 47 C.F.R. § 64.2001 et seq.

Attached to this certification is an accompanying statement explaining how the company's procedures ensure that the company is in compliance with the requirements (including those mandating the adoption of CPNI procedures, training, record keeping, and supervisory review) set forth in section 64.2001 *et seg.* of the Commission's rules.

The company *has not* taken actions (*i.e.*, proceedings instituted or petitions filed by a company at either state commissions, the court system, or at the Commission against data brokers) against data brokers in the past year.

The company has not received customer complaints in the past year concerning the unauthorized release of CPNI.

The company represents and warrants that the above certification is consistent with 47 C.F.R. § 1.17, which requires truthful and accurate statements to the Commission. The company also acknowledges that false statements and misrepresentations to the Commission are punishable under Title 18 of the U.S. Code and may subject it to enforcement action.

Signed

Date 2 138 13019

Printed Dale Boisvert, President, RDC Communications, Inc.

Attachments: Accompanying Statement explaining CPNI procedures

CPNI Compliance Procedures

2-28-2014

RDC Communications, Inc. (RDC) 19 Dupont Ave. South Yarmouth, MA 02664

Dale Boisvert, President TEL (508)394-2405 FAX (508)394-1535 dale@capeelectronics.com

RDC operates a Two Way Radio Network that is used by part 90 eligible end users to provide two way radio voice dispatch communications between the customers mobile fleet and their office dispatch operations. The system does not connect to the Public Switch Telephone Network and as such does not interface with other non RDC carriers to provide carrier or interconnect service.

As the system does not interconnect, no interconnect call records, call detail or specific CPNI data is collected or stored.

The following is a list of the reviewed procedures to ensure that RDC Communications is in compliance with the FCC rules and regulations in regard to the collection of, store, use and disclosure of Customer Proprietary Network Information (CPNI) per 47CFR 64.2001.

64.2005 Use of customer proprietary network information without customer approval.

- (a)RDC does not collect, use, disclose or permit access to CPNI for the purpose of providing or marketing service offerings. RDC operates no marketing plan or program that uses CPNI information.
- (b) RDC does not collect, use, disclose or permit access to CPNI for the purpose of providing or marketing service offerings. RDC or any affiliates to operate a marketing plan or program that uses CPNI information.
- (c) RDC compiles with this section as we have discontinued our interconnected service and do not use CPNI to provide any service, survey, or optional service offerings.
- (d) RDC has not disclosed or permitted the use of any CPNI to protect the rights or property of the carrier.

64.2007 Approval required for use of CPNI

(a) RDC does not use or collect CPNI for any marketing or programs that require permission from the customer so no official approval process is used.

64.2008 Notice required for use of CPNI

(a) RDC does not use or collect CPNI for any marketing or programs that require notification to the customer so no official approval process is used.

64.2009 Safeguards required for use of CPNI

(a) as no CPNI data is stored or collected RDC employees do not have access to records that require a safeguard policy.

Respectfully,

Dale Boisvert President

RDC Communications, Inc.